

1 Elon Berk, Esq. [SBN 209642]
2 Dmitry Y. Gurovich, Esq. [SBN 181427]
3 **GUROVICH & ASSOCIATES**
4 15250 Ventura Blvd., Suite 1220
5 Sherman Oaks, California 91403
6 Tel: (818) 205-1555
7 Fax: (818) 205-1559
8 Attorney for Defendant
9 Natalia Stadnik

FILED

MAY 24 2007

RICHARD W. CHENG
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE

8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**

05-00589JF

11 UNITED STATES OF AMERICA,

12 Plaintiffs,

13 v.

14 ALEXANDER DZHUGA, et. al.,

15 Defendants.

CR NO.: ~~05-0475M~~

STIPULATION RE MODIFICATION OF
BOND CONDITIONS FOR NATALIA
STADNIK

18 IT IS HEREBY STIPULATED AND AGREED by Defendant NATALIA STADNIK,
19 by and through his counsel of record, Elon Berk, and Plaintiff, United
20 States of America, by and through its counsel of record, the United
21 States Attorney, Richard Cheng, that the current conditions of
22 Defendant's release be modified as follows:

23 Defendant will be allowed to travel to the State of Oregon to
24 visit with family during the following period of time: May 25, 2007
25 through May 29, 2007.

26 \\
27 \\
28

STIPULATION RE MODIFICATION OF BOND CONDITIONS FOR NATALIA STADNIK

CUROVICH & ASSOCIATES

1 Dated: May 23, 2007

2 By: 

3 Elop Berk, Esq.
4 Attorney for Defendant,
5 NATALIA STADNIK

6 Dated: May 24, 2007

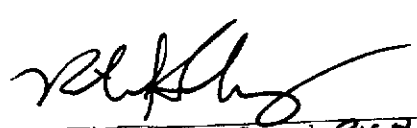
7 Kevin V. Ryan
8 United States Attorney
9 Mark L. Krotoski
10 Chief, Criminal Division

11 By: 

12 Richard Cheng
13 Assistant United States Attorney
14 Attorneys for Plaintiff,
15 United States of America

16 GOOD CAUSE HAVING BEEN SHOWN, IT IS SO ORDERED. Henceforth any travel
17 request *untimely* submitted will be denied. *rs*

18 Dated: May 24, 2007

19 
20 HONORABLE ~~Jeremy Fogel~~ RICHARD STEBBINS
21 UNITED STATES DISTRICT JUDGE
22 *MAJESTATE JUDGE*

23 STIPULATION RE MODIFICATION OF BOND CONDITIONS FOR NATALIA STADNIK
24 Page 2 of 2

25 May 24 2007 09:55am PUD/UDJ

26 US ATTORNEY OFFICE Fax